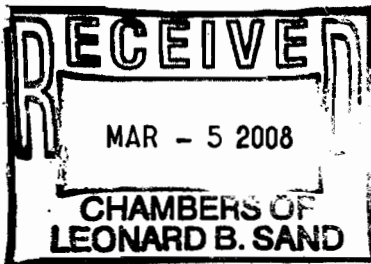


Federal Defenders OF NEW YORK, INC.

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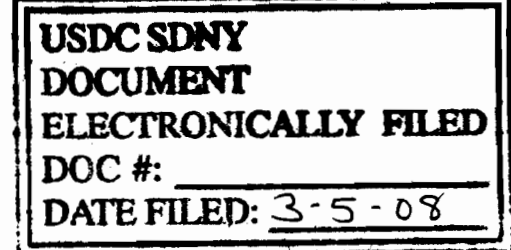
MEMO ENDORSED

Leonard F. Joy
Executive Director and
Attorney-in-Chief



March 4, 2008

Honorable Leonard B. Sand
United States District Judge
Southern District of New York
United States Courthouse
500 Pearl Street, Rm. 1650
New York NY 10007



Re: United States v. Christopher Baez
07 Cr. 1158 (LBS)

Dear Judge Sand:

Last month I requested an adjournment of my notifying the Court whether I would be filing any motions. I explained that I anticipated that there would be a disposition of this case, but, if for some reason, there was not, I might move to suppress the items seized in a warrantless search of an apartment which the defendant shared with his girlfriend, Frances Estrella. I still expect there will be such a disposition. Defense counsel has been discussing the matter with the government and I expect those discussions will be concluded by the next pretrial conference which has now been adjourned until March 18th. Accordingly, I respectfully request that my decision on whether I should file a motion to suppress be extended to March 18th. The government has advised me that it has no objection to this request.

Respectfully,

Leonard F. Joy
Attorney-in-Chief
Tel.: (212) 417-8738

LFJ/ies

cc: Eugene E. Ingoglia, Esq.
Assistant United States Attorney

3/5/08 3/5/08

MEMO ENDORSED